60 PCT/PTO 09 JUL 20 0 9/868908

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Appln. of: ING-JING HUANG

**PCT** Box

International Appln. No: PCT/US97/09742

**Attn: OFFICE OF PETITIONS** 

International Filing Date: 04 June 1997

Entitled: AIR CUSHION

Attorney's File Ref.: P60998US0

PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNINTENTIONALLY UNDER 37 CFR 1.137(b)

**Assistant Commissioner of Patents** Washington, D.C. 20231

Sir:

The above-identified application PCT/US97/09742 which designated the United States is abandoned for failure to perfect the filing in the United States. The priority of this PCT application is the date it was filed in the U.S. Receiving Office, namely June 4, 1997 and therefore the application should have been perfected in the United States within 30 months, namely by December 4, 1999.

A Petition Fee in the amount of \$1,240 under 37 CFR 1.137(m) is attached hereto. Should this amount prove insufficient or the check become detached authorization is given to charge undersigned counsel's deposit account 06-1358.

A proper reply for perfecting a PCT application in the United States is attached in a form of a nationalization of the PCT Application containing 12 pages of specifications, 45 claims, 9 sheets of drawings and the Cover Letter.

The terminal disclaimer is not necessary since the filing date of this application is after June 8, 1995.

The entire delay in filing the attached documents to perfect the PCT Application in the

United States from the due date until the filing of a grantable petition under 37 CFR 1.137(b) was

unintentional. This is an unusual situation where the first application was filed as a PCT application

in the United States with the joint applicants being the foreign inventor and an American corporation

which is no longer an applicant. The sole remaining applicant, namely inventor Huang, is

Taiwanese and lives in Nantou City, Taiwan. Mr. Huang desired the PCT application to be

perfected in the United States as well a number of other countries foreign to the United States, but

through inadvertent error it was not filed in the United States but rather only filed in various

countries foreign thereto. Mr. Huang, for the first time since the due date for perfecting this

application, visited Washington, D.C. and in discussions with undersigned counsel it became

apparent that unintentionally the PCT application was never perfected in the United States. Upon

this realization counsel immediately prepared and filed this Petition and had inventor Huang sign

the Patent Declaration attached to the nationalized PCT papers attached to this Petition.

Early indication that this Petition has been granted and the nationalized PCT application

which was unintentionally not filed in the United States is given a filing date is courteously awaited.

Respectfully submitted,

JACOBSON HOLMAN PLLC

I.D.: JCH/cma

Folio: P60998WO0

Date: July 9, 2001

J. C. Holman

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**Enclosures:** 

Petition Fee

Order Letter and papers necessary for nationalizing a PCT Continuation

application.